NOT FOR PUBLICATION

FEB 0 3 2017

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

ANDREAS PLONKA,

Plaintiff,

Civ. No. 16-9539

MEMORANDUM ORDER

v.

H&M INTERNATIONAL TRANSPORT. INC.,

Defendant.

THOMPSON, U.S.D.J.

This matter comes before the Court on the application filed by Plaintiff Andreas Plonka ("Plaintiff") to proceed in forma pauperis without prepayment of fees, pursuant to 28 U.S.C. § 1915. (ECF No. 5).

In considering an application to proceed in forma pauperis, the Court generally conducts a two-step analysis. See Roman v. Jeffes, 904 F.2d 192, 194 n.1 (3d Cir. 1990). First, the Court determines whether the Plaintiff is eligible to proceed under 28 U.S.C. § 1915(a). Id. Second, the Court determines whether the Complaint should be dismissed because it is frivolous. Plaintiff failed to state a claim upon which relief may be granted, or Plaintiff seeks money damages from defendants who are immune from such relief as required by 28 U.S.C. § 1915(e). See id.

This Court denied without prejudice Plaintiff's previous application to proceed in forma pauperis because he "failed to sign the required affidavit in support of his application and has also failed to provide his expected income." (ECF No. 3). Plaintiff then filed the instant application to proceed in forma pauperis. (ECF No. 5). In this application, Plaintiff did sign the required affidavit, but he again failed to provide the Court with his "Income amount expected

next month." Therefore, Plaintiff's application to proceed in forma pauperis is again incomplete.

Accordingly,

IT IS on this $\frac{\lambda}{\lambda}$ day of February, 2017,

ORDERED that Plaintiff's application to proceed *in forma pauperis* pursuant to 28 U.S.C. § 1915 be and hereby is **DENIED WITHOUT PREJUDICE**, and it is further

ORDERED that if Plaintiff wishes to reopen this case, he shall so notify the Court, in writing addressed to the Clerk of the Court, Clarkson S. Fisher Building & U.S. Courthouse, 402 East State Street Trenton, NJ 08608 within thirty (30) days of the entry of this Order; Plaintiff's writing shall include either (1) a complete, signed *in forma pauperis* application or (2) the necessary filing fee; and it is further

ORDERED that the Clerk of the Court administratively terminate this action without filing the Complaint or assessing a filing fee.¹

ANNE E. THOMPSON, U.S.D.J.

An administrative termination is not a "dismissal" for purposes of the statute of limitations, and if the case is reopened it is not subject to the statute of limitations bar if it was originally filed timely. See Papotto v. Harford Life & Acc. Ins. Co., 731 F.3d 265, 275–76 (3d Cir. 2013) (distinguishing administrative terminations from dismissals).